

Tab 3



**MANCHESTER
RENEWABLE
POWER
CORPORATION**

29261 Wall Street Wixom, Michigan 48393 • (248) 380-3920, Fax (248) 380-2038

July 14, 2008

Walter E. Mugdan
Director, Div. of Env. Planning and Protection
U.S.E.P.A. – Region 2
290 Broadway
New York, NY 10007-1866

Re: Manchester Renewable Power Corporation and Ocean Energy Corporation

Dear Mr. Mugdan:

Per your request of May 16, 2008 we provide the attached responses to questions and copies of the requested Power Sales Agreements.

We appreciate your allowance of the time necessary to compile this information. If you require further information or documentation please contact me.

Sincerely,

Scott Salisbury
President

c: W. Owen
S. Miller
S. Ayres

Attachments

ENVIRONMENTAL PROTECTION
AGENCY REGION II
08 JUL 17 PM 2:47
DIV. ENV. PLNG. & PROT.

1. With modifications to the fuel systems the engines at MRPC and OEC can run on natural gas. With modifications to the pistons and heads these units can run on diesel fuel.
3. A copy of the Power Purchase Agreement is attached.
4. To the best of our knowledge your statements appear to be correct.
5. OEC was required by FERC to maintain the interconnection point through JCP&L. The PSEG entity is specifically identified as PSEG Energy Resources & Trade, LLC in the attached Master Power Purchase & Sale Agreement. OEC went to bid for the power supply and selected the most attractive offer – PSEG.
12. There are no agreements between MRPC and OEC.
15. MRPC and its wholly owned subsidiary, OEC, are responsible for operation, maintenance and compliance of their owned equipment at the landfill site. Neither has ownership in any other companies associated with the landfill or operational responsibility for same.
16. MRPC purchased Ocean Energy Corp. as a wholly owned subsidiary. On January 31, 2008 Ocean Energy Corp. was merged into Ocean Energy Holdings, LLC.
18. The grant was awarded to offset a portion of the cost of building the generating plant. OEC received \$1.5 million dollars on March 17, 2008. OEC is a wholly owned subsidiary of MRPC.
20. Scott Salisbury and Bill Owen have no role in Atlantic Pier Company, Atlantic Pier Leasing Company, Ocean County Landfill or Gasco, LLC. They are respectively President and Vice President of MRPC/OEC and Michigan Cogeneration Systems and its dba Landfill Energy Systems. Neither has a role in Energy Investors Fund or Enpower Corporation.